IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

CRIMINAL ACTION NO. 2:05-cr-00237

JAMELE R. PRINCE,

v.

Defendant.

MEMORANDUM OPINION AND JUDGMENT ORDER

Pending before the Court is a motion, brought pursuant to 18 U.S.C. § 3582(c)(2), to reduce Defendant's sentence based on a subsequent reduction in the applicable sentencing guideline. On November 1, 2007, the United States Sentencing Guidelines were amended to reduce by two levels the guidelines in Section 2D1.1 for cocaine base (also known as crack). Subsequently, the Sentencing Commission amended Section 1B1.10 to make the crack amendment retroactive, effective March 3, 2008. Pursuant to a Standing Order entered on February 6, 2008, this case was designated for Standard consideration.

The Court has received and considered the original Presentence Investigation Report (PSI), original Judgment and Commitment Order and Statement of Reasons, plea agreement, and addendum to the PSI from the Probation Office, and received any materials submitted by the parties on this issue. The Court has also considered the applicable factors under 18 U.S.C. § 3553(a), consistent with § 3582(c)(2), and public safety.

The defendant's original Presentence Investigation Report attributed 129.05 grams of cocaine base. His original offense conduct resulted in a base offense level of 32, and a criminal history

category of I. The defendant had no other enhancements or reductions, with the exception of a

three-level reduction for acceptance of responsibility. His original guideline range was 87 to 108

months for the cocaine base charge contained in Count One, plus an additional 60 months for a

separate charge of knowingly possessing a firearm in the furtherance of a drug trafficking offense

contained in Count Six. The United States has indicated that it does not object to a two-level

reduction in the defendant's sentence.

Based on the foregoing considerations, the Motion is **GRANTED**. The Court **ORDERS** that

Defendant's base offense level be reduced by two levels, resulting in a new total offense level of 27,

and a guideline range of 70 to 87 months. It is further **ORDERED** that Defendant's previous

sentence be reduced to a period of 70 months for Count One, followed by a consecutive sentence

of 60 months on Count Six, with credit for time served to date. This Order is subject to the

prohibition contained within U.S.S.G. §1B1.10(b)(2)(C).

The Court **DIRECTS** the Clerk to send a copy of this Order to the defendant and counsel,

the United States Attorney, the United States Probation Office, the Federal Bureau of Prisons and

the United States Marshals.

ENTER:

August 21, 2009

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Chief Judge